IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

ROY DON ROBERTSON,	 MEMORANDUM DECISION AND ORDER
Plaintiff,	
VS.	Case No. 2:12-CV-834-DN
CAMMRON WILLIAMS et al.,	District Judge David Nuffer
Defendants.	

Plaintiff/inmate, Roy Don Robertson, filed a civil rights complaint against Defendant Cammron Williams and others. Robertson applies to proceed *in forma pauperis*. As discussed below, the Court concludes that Robertson must pay the filing fee before this case can proceed.

The *in forma pauperis* statute allows an indigent prisoner to file a complaint in federal court without prepaying the filing fee.² But, it restricts those who have repeatedly filed complaints that are frivolous or fail to state a valid claim. In relevant part, the statute provides:

In no event shall a prisoner bring a civil action . . . under this section if the prisoner has, on 3 or more prior occasions, while incarcerated or detained in any facility, brought an action or appeal in a court of the United States that was dismissed on the grounds that it is frivolous, malicious, or fails to state a claim upon which relief may be granted, unless the prisoner is under imminent danger of serious physical injury.³

"These fee provisions are intended 'to reduce frivolous prisoner litigation by making all prisoners seeking to bring lawsuits or appeals feel the deterrent effect created by liability for filing fees."

¹The court construes these pro se filings liberally. See Haines v. Kerner, 404 U.S. 519, 520 (1972).

²28 U.S.C.S. § 1915(a) (2012).

³*Id.* § 1915 (g).

⁴Cosby v. Meadors, 351 F.3d 1324, 1327 (10th Cir. 2003) (quoting In re Smith, 114 F.3d 1247, 1249 (D.C.Cir. 1997)).

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This Court has, in the past, dismissed one of Robertson's cases because he had "filed

several previous civil rights actions with the federal courts, several of which have been dismissed

as frivolous or failing to state a claim."5

Section 1915(g) applies here because (1) Robertson was a prisoner when he filed this

complaint; (2) he has filed three or more prior cases in federal court that have been

dismissed as frivolous or failing to state a claim; and (3) his allegations do not fall within the

exception to 1915(g). The language of section 1915(g) is mandatory. Thus, a federal prisoner

who falls within the three-strikes provision is required to prepay the entire filing fee before his

claims may proceed.

ORDER

Robertson is not eligible to proceed without prepaying the filing fee in this case because

he has filed three or more cases in federal court which have been dismissed as frivolous or failing

to state a claim. Therefore, Robertson is **DENIED** leave to proceed without prepayment of fees.

He is **ORDERED** to pay the entire \$350 statutory filing fee within thirty days from the date of

this order. Failure to do so will result in the dismissal of the complaint.

August31st, 2010.

BY THE COURT:

DAVID NUFFER

United States District Judge

⁵Robertson v. Johansen, No. 2:04-CV-465 TS (D. Utah July 16, 2004).